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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/734,948	12/11/2003	Ichiro Kamimura	JCLA12519	1438
J.C. Patents	7590 11/24/2008 C Patents		EXAMINER	
Suite 250	Suite 250		DOERRLER, WILLIAM CHARLES	
4 Venture Irvine, CA 92	618		ART UNIT	PAPER NUMBER
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			MAIL DATE	DELIVERY MODE
			11/24/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

#### UNITED STATES PATENT AND TRADEMARK OFFICE

# BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Ex parte ICHIRO KAMIMURA, NORIYUKI TSUDA, KENZO MATSUMOTO, TORU KAWABATA, MASATO WATANABE, TAKASHI YOSHIZAWA, HIROSHI MUKAIYAMA and RYOKO KUBO

> Application 10/734,948 Technology Center 3700

Mailed: November 24, 2008

 $Before\ KRISTA\ ZELE,\ Deputy\ Chief\ Appeals\ Administrator.$ 

ZELE, Deputy Chief Appeals Administrator.

### ORDER RETURNING UNDOCKETED APPEAL TO EXAMINER

This application was electronically received at the Board of Patent Appeals and Interferences on July 28, 2008. An examination of the application revealed that it is not ready for docketing as an appeal.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> It is noted that all of the deficiencies listed in the Order Returning Undocketed Appeal to Examiner mailed January 20, 2006, were corrected

Accordingly, the application is herewith being returned to the Examiner to address the following matter requiring attention prior to docketing.

### EXAMINER'S ANSWER, GROUNDS OF REJECTION

A review of the file indicates that the Examiner's Answer filed

December 11, 2006 does not comply with the guidelines provided in § 1207.02

of the Manual of Patent Examining Procedure (MPEP), Eighth Edition, Rev. 5,

August 2006, because it refers, either directly or indirectly, to a prior Office

action without fully restating the point relied upon in the Answer. If there is a

complete and thorough development of the issues in a prior action, the

examiner may copy any referenced prior rejection(s) from the prior Office

action into the Examiner's Answer. The examiner is reminded to reevaluate

his or her prior position in light of the arguments presented in the Brief, and

should expressly withdraw any rejections not adhered to in the "Grounds of

Rejection Withdrawn" section of the Examiner's Answer.

Therefore, a substitute Examiner's Answer which fully restates any prior points relied upon in the Answer, is required. *See* MPEP § 1207.02 for details.

(continued) pursuant to the submission of the Appeal Brief filed March 13, 2006 and the Examiner's Answer mailed December 11, 2006.

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Accordingly, it is **ORDERED** that the application be returned to the

Examiner:

1. to vacate the Examiner's Answer mailed December 11, 2006;

2) to generate a new Examiner's Answer which does not refer directly or

indirectly to a prior Office action without fully restating the point relied on in

the Answer; and

3) for such further action as may be required.

If there are any questions pertaining to this Order, please contact the

Board of Patent Appeals and Interferences at 571-272-9797.

KZ:psb

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